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17	Attorneys for Defendant			
18	TARGÉT CORPORATION			
19	UNITED STATES DISTRICT COURT			
20	NORTHERN DISTRICT OF CALIFORNIA			
21	DONNA CATHERINE WONG,	No. C 06 CV 05398 WDB		
22	individually and on behalf of all others similarly situated,	STIPULATION AND [PROPOSED]		
23	Plaintiff,	ORDER TO SERVE INITIAL DISCLOSURES BY DECEMBER 11, 2006		
24	vs.	Date: November 29, 2006		
25	TARGET CORPORATION, a Delaware	Time: 4:00 p.m. Courtroom: 4		
26	corporation; and DOES 1 through 20, inclusive,	Judge: Hon. Wayne D. Brazil		
27	Defendants.			
28	Determine.	OTID AND ORDED DE DUCKA DIOCI COURSE		
		STIP. AND ORDER RE: INITIAL DISCLOSURES		

STIP. AND ORDER RE: INITIAL DISCLOSURES U.S.D.C., N.D. Cal., No.-C-06-CV-05398-WDB

1 **STIPULATION** 2 Pursuant to Federal Rule of Civil Procedure 26(a)(1), plaintiff Donna Catherine Wong and 3 defendant Target Corporation hereby stipulate to extend the deadline for serving initial disclosures to 4 December 11, 2006; and request that the Court substitute the parties' stipulated date for the deadline 5 stated in paragraph 10 of the parties' Joint Case Management Statement and Case Management Order, 6 filed on November 8, 2006. The parties require additional time to complete their initial disclosures. 7 Dated: November , 2006. **DENNIS MOSS** GREGORY N. KARASIK 8 SPIRO MOSS BARNESS HARRISON & BARGE LLP 9 PETER M. HART LAW OFFICES OF PETER M. HART 10 By: ____ 11 Gregory N. Karasik Attorneys for Plaintiff 12 Donna Catherine Wong 13 Dated: November 22006. JEFFREY D. WOHL JULIE A. WILKINSON 14 RISHI N. SHARMA PAUL, HASTINGS, JANOFSKY & WALKER LLP 15 By: ____ 16 Attorneys for Defendant 17 Target Corporation 18 19 20 21 22 23 24 25 26 27 28 STIP. AND ORDER RE: INITIAL DISCLOSURES

STIPULATION		
Pursuant to Federal Rule of Civ	il Procedure 26(a)(1), plaintiff Donna Catherine Wong and	
defendant Target Corporation hereby stipulate to extend the deadline for serving initial disclosures to		
December 11, 2006; and request that the Court substitute the parties' stipulated date for the deadline		
stated in paragraph 10 of the parties' Join	nt Case Management Statement and Case Management Order,	
filed on November 8, 2006. The parties require additional time to complete their initial disclosures.		
Dated: November 20, 2006.	DENNIS MOSS	
	GREGORY N. KARASIK SPIRO MOSS BARNESS HARRISON & BARGE LLP	
	PETER M. HART	
	LAW OFFICES OF PETER M. HART	
	By: Orogory N. Karasik	
	Attorneys for Plaintiff Donna Catherine Wong	
Dated: November, 2006.	JEFFREY D. WOHL	
·	JULIE A. WILKINSON RISHI N. SHARMA	
	PAUL, HASTINGS, JANOFSKY & WALKER LLP	
	By:	
	Attorneys for Defendant Target Corporation	
	CTD AND ODDER DE DUTELL DIOCI COLUMN	
LEGAL_US_W # 54931462.1	STIP. AND ORDER RE: INITIAL DISCLOSURES U.S.D.C., N.D. Cal., NoC-06-CV-05398-WDI	
	LEGAL_US_W # 54931462.1	

I	ORDER
2	On the parties' stipulation, and good cause appearing therefor,
3	IT IS SO ORDERED.
4	Dated: November, 2006. /s/ Wayne D. Brazil
5	Wayne D. Brazil United States Magistrate Judge
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ľ	2 STIP. AND ORDER RE: INITIAL DISCLOSURES

1	PROOF OF SERVICE		
2	I am a citizen of the United States and employed in San Francisco County, California. I am over		
3	the age of eighteen years and not a party to the within-entitled action. My business address is 55 Second		
4	Street, Twenty-Fourth Floor, San Francisco, California 94105-3441.		
5	On November 21, 2006, I served the following document described as:		
6 7	• STIPULATION AND [PROPOSED] ORDER TO SERVE INITIAL DISCLOSURES BY DECEMBER 11, 2006		
8 9	on the interested parties by placing true and correct copy thercof in an envelope addressed as follows: Peter M. Hart Law Offices of Peter M. Hart 13952 Bora Bora Way, F-320		
11	Marina Del Rey, CA 90292		
12	VIA OVERNIGHT MAIL: VIA United Parcel Service: :By delivering such document(s) to an overnight mail service		
13	or an authorized courier in a sealed envelope or package designated by the express service courier addressed to the person(s) on whom it is to be served.		
14	VIA U.S. MAIL:		
15	I am readily familiar with the firm's practice of collection and processing of correspondence for mailing. Under that practice such sealed envelope(s) would be deposited with the U.S. postal service on November 21, 2006 with postage thereon fully		
16	prepaid, at San Francisco, California.		
17	I declare under penalty of perjury under the laws of the United States that the above is true and		
18	correct.		
19	Executed on November 21, 2006, at San Francisco, California.		
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21	Meredith Mitchell		
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